The Secretary of State presents his compliments to Their Excellencies and Messieurs and Mesdames the Chiefs of Mission and has the honor to reconfirm the information conveyed in the Department's diplomatic note No 14-1235, dated July 11, 2014, regarding the regulatory requirements on U.S. banking institutions and, in light of those requirements, the "best practices" that missions should follow to establish and maintain successful banking relationships in the United States.

Over the years, many foreign missions have faced challenges securing banking services. Today, there are fewer banks in the United States that are prepared or willing to service the financial needs of foreign missions than there were in the past.

The Department wishes to emphasize for the Chiefs of Mission that a financial institution's decision to cease providing financial services to foreign missions or their members is a business decision internal to that institution. Such decisions are typically driven by the institution's inability or unwillingness to manage the operational burdens, costs, and risks associated with providing financial services to foreign missions. *The U.S. government does not direct*

financial institutions to acceptor maintain financial relationships, including for foreign missions and their members.

U.S. financial institutions must comply with a number of U.S. laws and associated regulations in the conduct of their business, including when extending services to foreign missions. Among other requirements, they must establish compliance programs to address the risks posed by customers and the financial services they offer to those customers.

Factors that financial institutions operating in the United States may consider when developing their compliance programs include, among others:

- the financial services provided to or sought by the customer;
- the type of clientele (financial institutions often consider clients whose funds are expected to cross national borders – including those of foreign missions – as being higher risk); and
- the volume, value, and types of expected or actual transactions, including international transactions.

Banks and regulators may consider foreign mission accounts to pose a heightened risk, particularly when the following circumstances may be present:

- accounts are from countries that have been identified as higher risk;
- substantial currency transactions take place in the accounts;

- account activity is not consistent with the purpose of the account, including
 where accounts directly fund personal expenses of foreign nationals,
 including but not limited to expenses for college students; or
- official embassy business is conducted through personal accounts.

Opening an Account

U.S. financial institutions are expected to understand their customers and assess the risks of their relationships and accounts, including their foreign mission accounts, and take appropriate steps to manage risks. In line with international standards adopted by the Financial Action Task Force (FATF), U.S. laws and regulations require financial institutions to perform customer due diligence (CDD), including obtaining, verifying, and recording information that identifies persons who open an account. Additionally, financial institutions might request similar information for persons who use an account, are associated with an account, or are responsible for overseeing an account or relationship. Consistent with CDD requirements, missions seeking to open an account:

- will be asked to provide their mission's name, principal place of business,
 and other identifying information;
- should ensure that the bank has accurate contact information for all account holders, signatories (at least two are required), and managers;

- will be asked to provide information associated with their account's signatories, which may include their names, positions, addresses, dates of birth, and other information determined by the bank;
- may be asked to provide the bank with an Employer Identification Number (see below); and
- will normally be asked by the bank to provide a completed IRS Form
 W-8EXP (Certificate of Foreign Government or Other Foreign Organization for United States Tax Withholding).

Employee Identification Number

An Employer Identification Number (EIN), also known as a Federal Tax Identification Number, is used to identify a business entity. As a general rule, foreign missions are not required to have an EIN. Foreign missions, however, are routinely asked to provide an EIN in connection with a variety of matters. Because of the practical and positive benefits associated with having an EIN, the Department generally encourages missions to obtain an EIN.

EINs are issued by the Internal Revenue Service (IRS). Information concerning their issuance is available at www.irs.gov/Businesses/Small--Businesses-&-Self-Employed/Employer-ID-Numbers-EINS. However, foreign missions must call the IRS to obtain an EIN.

Establishing and Maintaining a Banking Relationship

To manage risk and ensure compliance with U.S. laws and regulations, financial institutions seek transparency, predictability, and responsiveness from their clients.

Foreign missions can take steps to mitigate the risks their accounts may seem to pose for financial institutions, and avoid problems that may jeopardize the ability or willingness of a bank to continue its provision of services. Such steps can include, among others:

- agreeing to the negotiation and conclusion of a Services Agreement specific to the mission;
- carefully abiding by the terms of the Services Agreement(s);
- discussing with the bank, in advance, any desired changes to the Services
 Agreement;
- informing the bank, also in advance, of any transactions that might appear to be outside the Services Agreement; and
- being responsive to requests from the bank for additional information about transactions.

If a bank cannot fully understand a foreign mission's account activity, the bank may view the mission's business as posing an unacceptable level of risk to the institution. The Department wishes to stress that multiple issues, including but

not limited to account activity that appears inconsistent with the purpose of the account (see below), may result in an account's suspension or closure.

<u>Limitations on Use of Foreign Mission Bank Accounts</u>

As stated in several sources of Department guidance, including the circular diplomatic notes of March 25, 1987, and July 11, 2014, the U.S. government views the use of the premises or other property of foreign missions to engage in any activity that is not incidental to the maintenance and operation of the foreign mission or to the performance of the mission's diplomatic or consular functions (as applicable), as incompatible with the status of the mission. In this respect, in the view of the United States, the use of bank accounts belonging to or held by foreign missions for transactions unrelated to the maintenance, operation, or performance of diplomatic and consular functions is incompatible with the status of the missions and of the privileges and immunities accorded for the efficient performance of diplomatic and consular functions. Accordingly, the Chiefs of Mission are reminded of the obligation to ensure that bank accounts belonging to or held by their missions are not used for such activities.

Currency Transaction Reporting

The Bank Secrecy Act (BSA) requires that banks understand the nature of their customers' business, including expected transactions, and monitor their transactions for potentially unusual activity. Pursuant to the BSA, financial

institutions are required to complete and file Currency Transaction Reports (CTRs) for any transactions in currency equal to or greater than \$10,000. This may also include multiple transactions totaling more than \$10,000 during any one business day if they are by or on behalf of the same person or entity.

To facilitate compliance with this law, a foreign mission may be requested by its bank to provide additional information concerning a transaction or series of transactions. The completion of a CTR does not indicate any wrongdoing; however, any attempt to avoid or circumvent the reporting requirements is a violation of U.S. law.

Suspicious Activity Reporting

In certain circumstances, banks are required to file a Suspicious Activity Report (SAR) with the Financial Crimes Enforcement Network, which is the United States' financial intelligence unit. Banks are required to file a SAR when they know, suspect, or have reason to suspect that transactions or other activity at their institution involve certain types of activity, including some criminal violations, transactions over certain monetary thresholds, and transactions that may involve attempts to evade regulatory or other lawful practices.

A SAR and any information that would reveal the existence of a SAR are confidential and may only be disclosed to law enforcement and regulatory

agencies, as permitted by statute. A bank may not disclose to a customer the contents of a SAR nor whether a SAR has been filed.

Foreign missions should strive to engage in predictable transactions and to answer a bank's transaction questions in a timely manner.

Politically Exposed Persons

Per the FATF, a "politically exposed person" (PEP) as it relates to the foreign mission community is an individual who is or has been entrusted with prominent public functions by his or her sending state, as well as his or her immediate family members (including parents, siblings, spouse, children, and in-laws), and close associates. PEPs are generally considered to present a higher risk to financial institutions and therefore there are additional anti-money laundering and counter-terrorist financing preventive measures in place for banking relationships involving individuals categorized as PEPs. More information about PEPs and regulations banks must adhere to relating to PEPs can be found at www.fatf-gafi.org.

Recommended "Best Practices"

Representatives of the banking community have recommended concrete steps that foreign missions could follow to help maintain constructive relationships with banks in the United States. These best practices include:

- Anticipate questions about your banking practices and work with banks in a transparent, non-evasive manner;
- Notify banks of any unusual, non-routine transactions such as: large wire transfers into or out of an account, large cash requests, cash payments to individuals or other entities, or any other transaction activity that is out of the ordinary;
- Avoid dealing in cash convert to other methods of payments/receipts such
 as credit or debit cards, wire transfers, or other electronic payment methods;
- Avoid sending or accepting wire transfers from foreign governments other than the mission's sending government without prior notification to the receiving bank as to the size, purpose, and rationale of the transfer;
- Understand CTR requirements. Attempts to avoid the CTR requirement for currency transactions of more than \$10,000 by making several smaller deposits ("structuring") is against the law;
- Ensure the mission has at least two account signatories, reconciles accounts continuously (at least monthly), exercises good financial controls, and audits its bank activity at least annually; and
- Notify the bank immediately if any unusual or suspicious activity is detected.

How the Department Can Assist

The Department's Office of Foreign Missions (OFM) stands ready to assist missions when they are seeking banking services by:

- issuing a letter that the foreign mission may give to the bank confirming the name, location, date of establishment, and head of the mission;
- advising individual missions and connecting them to other relevant offices in the Department;
- providing general information on banking and institutions that are involved in the foreign mission banking sector.

For these purposes, missions may contact OFM at 202-895-3500, extension 5, or at OFMAccounts@state.gov.

Department of State,

Washington, April 13, 2018.